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August 6, 2012

Clerk, United States District Court for the Eastern District of New York 225 Cadman Plaza East Brooklyn, NY 11201 FILED
IN CLERK'S OFFICE
US DISTRICT COURT E.D.N.Y.

★ AUG - 9 2012

BROOKLYN OFFICE

Re: <u>United States v. James C. Bombino, et al.</u>

10-CR-147-01

Dear Clerk,

Enclosed please find a revised declaration of loss submitted by Testa Corporation in support of its claim to the forfeiture proceeds submitted to the Court by James C. Bombino. The declaration, signed by Steven Testa who is the President of Testa Corporation, sets forth the losses Testa Corporation sustained in connection with the offense conduct and prosecution of Mr. Bombino, along with accompanying detailed schedules.

Please advise the undersigned counsel whether any additional information is required in order to support the claim of Testa Corporation.

Sincerely,

Michael J. Connolly

MJC/md

Encls.

cc: Eric F. Eisenberg, Esq.

Abdi Behjat Paula Demaio

IN CLERK'S OFFICE US DISTRICT COURT E.D.N.Y.

AUG - 9 2012 *

UNITED STATES DISTRICT COURT BROOKLYN OFFICE EASTERN DISTRICT OF NEW YORK	
UNITED STATES OF AMERICA DOCKET #:10-CR-147-01 VS.	
JAMES C. BOMBINO, et al	
My loss due to the offense of conviction totals \$232,896.34**, and was incurred as follows: money stolen or swindled \$34,120.00 (see attac Schedule lost or damaged property \$, medical expenses related to physical or emotional injury \$, costs of physical and	hed A)
occupational therapy and rehabilitation \$, lost income \$, cost of funeral and related services \$,	
lost income and necessary child care, transportation, and other expenses related to the investigation or prosecution of offense or attendance at proceedings related thereto \$193.776.34*. '(see attached Scientific Control of the con	chedule B)
I have been compensated by insurance or another source with respect to all or a portion of my losses in the amount of \$ The name and address of my insurance company and the claim number for this loss are as follows:	·
I do hereby swear that the above information is true and accurate. Stor Testa 8/6/2012 (Signature) (Signature) Steven D. Testa President, Testa Corporation	

You may include additional information about the impact of the offense. Such information may appear in the presentence report, which is disclosed to the defendant. If you wish to provide further information, you may do so in a written statement and attach it to this affidavit.

* Additional costs incurred but not yet billed amount to approximately \$5,000.00.

^{**} Includes additional costs incurred but not yet billed.

Schedule A Losses Incurred As A Result of Using All-Around Trucking

Project	Number of Loads Moved by All- Around Trucking	Per load Price offered by Alternate Company	Per load Price offered by Alternate Company	Difference between Prices	Total All- Around Trucking Cost to Testa	Total Would be Cost Based on Lower Price	Difference
World Trade Center	337	\$450.00	\$410.00	\$40.00	\$151,650.00	\$138,170.00	\$13,480.00
Newton Creek	516	\$450.00	\$410.00	\$40.00	\$232,200.00	\$211,560.00	\$20,640.00
Totals					\$383,850.00	\$349,730.00	\$34,120.00

Schedule B

Estimated Cost of Testa Employees (Steve Testa, Paula DeMaio, Brad Minkovitz) Incurred for Preparation, Interviews and Testimony	
	\$50,000.00
Estimated Travel Expenses for Out-of-State Trips for Testa Employees	\$10,500.00
Attorneys fees and travel expenses in connection with representation of Testa Corporation and Testa Employees in regard to grand jury investigation and trial preparation	
nivestigation and trial preparation	\$133,276.34
Estimate of unbilled attorney's fees and travel expenses	\$5,000.00
Total	\$198,776.34